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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/819,111	03/27/2001	Kirk P. Seward	IL-10625	4312
75	90 12/05/2002		EXAMIN RHEE, JA ART UNIT 1772	
Alan H. Thompson			EXAMINER	
	more National Laborator	гу	RHEE, J	ANE J
P.O. Box 808, I Livermore, CA			ART UNIT	PAPER NUMBER
,			1772 DATE MAILED: 12/05/2002	7

Please find below and/or attached an Office communication concerning this application or proceeding.

		6	20
	Application No.	Applicant(s)	120
	09/819,111	SEWARD ET AL.	
Office Action Summary	Examiner	Art Unit	
	Jane J Rhee	1772	
The MAILING DATE of this communication		th the correspondence address	
Period for Reply		0.VT.U(0) 50.014	
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communicat - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). Status	ION. CFR 1.136(a). In no event, however, may a licion. s, a reply within the statutory minimum of thir period will apply and will expire SIX (6) MON y statute, cause the application to become Al	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed o	n .		
·	This action is non-final.		
3) Since this application is in condition for closed in accordance with the practice u	 allowance except for formal ma 		ı
Disposition of Claims	·		
4) Claim(s) <u>2-6,8-12,14-22,27-28,32-35</u> is/s	are pending in the application.		
4a) Of the above claim(s) 27 is/are withdr	rawn from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) <u>2-6,8-12,14-22,28,32-35</u> is/are	rejected.		
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction	and/or election requirement.		
Application Papers			
9) The specification is objected to by the Ex			
10) The drawing(s) filed on is/are: a)			
Applicant may not request that any objectio 11) The proposed drawing correction filed on			
If approved, corrected drawings are require		isapproved by the Examiner.	
12) The oath or declaration is objected to by t	• •		
Priority under 35 U.S.C. §§ 119 and 120	TIC Examiner.		
13) Acknowledgment is made of a claim for t	foreign priority under 35 H.S.C.	S 119(a)-(d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None of:	oreign priority under 33 0.0.0.	g 119(a)-(u) or (i).	
1.☐ Certified copies of the priority docu	ments have been received		
2. Certified copies of the priority docu		nnlication No	
3.☐ Copies of the certified copies of th			
	nal Bureau (PCT Rule 17.2(a)).	_	
14) ☐ Acknowledgment is made of a claim for do	omestic priority under 35 U.S.C.	§ 119(e) (to a provisional application	n).
a) The translation of the foreign langua	• •		
Attachment(s)	· •		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-9 3) Information Disclosure Statement(s) (PTO-1449) Paper	48) 5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)	

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)

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DETAILED ACTION

1. Claim 27 depends on nonelected claim 26 therefore claim 27 is nonelected.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 2,8,15,16,28 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The new subject matter are "longitudinally extending", "structures", "with more than one wrap", and "closed".

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 2-6, 8-12,34-35 are rejected under 35 U.S.C. 102(b) as being anticipated by Phan et al. (5674242).

Phan et al. discloses a quantity of shape memory alloy and a quantity of shape memory polymer wherein the shape memory alloy having a longitudinally extending coiled configuration (figure 2c number 34) and wherein the shape memory polymer has

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a cylindrical configuration (figure 2b number 32). Phan et al. discloses that the shape memory alloy is embedded or positioned within the shape memory polymer (figure 2b number 32.34). Phan et al. discloses that the coil configuration is longitudinally compressed and retained in the shape memory polymer so as to define a hollow tube having the coil configuration embedded in a wall surface thereof (figure 2d number 34,32). Phan et al. discloses that the coil configuration has an axis coaxial with an axis of the hollow tube (figure 2d number 34). Phan et al. discloses a plurality of structures each having a coiled configuration of shape memory alloy located within a cylindrical configuration of shape memory polymer (figure 2c numbers 34,32) wherein each coil configuration has a different configuration and the plurality of structures are in a series configuration. Phan et al. discloses that the quantity of shape memory polymer is a tubular configuration (figure 2c number 32), wherein the shape memory alloy is wrapped around at least a portion of the tubular configuration (figure 2c number 34 and 32). Phan et al. discloses that the quantity of shape memory polymer has a closed tubular configuration (figure 1a number 22). Phan et al. discloses a quantity of shape memory alloy that has a mesh, tubular configuration wherein the quantity of shape memory polymer has a closed tubular configuration and wherein the mesh, tubular configuration is embedded in the tubular configuration (figure 1a number 22 and 18 col. 11 line 18). Phan et al. discloses that the quantity of shape memory alloy has a closed tubular configuration located within the tubular configuration of shape memory polymer (figure 1a numbers 18 and 22 col. 11 line 18). Phan et al. discloses an articulated tip or device for reversible fine positioning of an object, comprising; a member constructed of shape

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memory polymer at least one member constructed of shape memory alloy located in or adjacent to the member constructed of shape memory polymer, and means for selectively heating the members to cause a change in configuration thereof, whereby the change in configuration results in reversible position thereof (col. 2 lines 34-42).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 14,17-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Phan et al. in view of Maynard (5405337).

Phan et al. discloses the device described above. Phan et al. fail to disclose that the quantity of shape memory alloy is composed of a plurality of shape memory alloy strips. Phan et al. fail to disclose that the shape memory alloy is composed of a plurality of strips, and wherein the strips located in a wall surface of the tubular configuration of shape polymer. Phan et al. fail to disclose that the plurality of strips are in the wall surface in a direction selected from the group consisting longitudinal and radial with respect to an axis of the configuration. Phan et al. fail to disclose that the plurality of strips are in a spaced longitudinal relationship. Phan et al. fail to disclose that the plurality of strips are located spaced radial relationships. Phan et al. fail to disclose that the plurality of strips are located in openings in the tubular configuration. Phan et al. fail to disclose that the shape memory is composed of a plurality of section

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embedded in the tubular configuration. Maynard teaches that the quantity of shape memory alloy is composed of a plurality of shape memory alloy strips wherein the strips are located in a wall surface or openings of the tubular configuration of shape polymer (figure 3a), in a direction selected from the group consisting longitudinal and radial with respect to an axis of the configuration (figure 3a number 105) for the purpose of being able to controllably move a catheter tube or bendable element any direction in three dimensional space (col. 3 lines 28-31).

Therefore, it would have been obvious to one of ordinary skill in the art at the time applicant's invention was made to have provided Phan et al. with the quantity of shape memory alloy that is composed of a plurality of shape memory alloy strips wherein the strips are located in a wall surface or openings of the tubular configuration of shape polymer, in a direction selected from the group consisting longitudinal and radial with respect to an axis of the configuration in order to controllably move a catheter tube or bendable element any direction in three dimensional space (col. 3 lines 28-31) as taught by Maynard.

5. Claims 32-33 rejected under 35 U.S.C. 103(a) as being unpatentable over Phan et al. in view of Lee et al. (6059815).

Phan et al. discloses a plurality of units each having a coiled configuration of shape memory alloy and a cylindrical configuration of shape memory polymer, the units being connected in series wherein the coiled configuration has a different configuration (figure 2c number 32,34). Phan et al fail to disclose that the plurality of units each

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having a coiled configuration of shape memory alloy and a cylindrical configuration of shape memory polymer is connected to a light source via a plurality of optical fibers in a catheter and light control mechanism. Lee et al. teaches a light source via a plurality of optical fibers in catheter and light control mechanism (col. 6 line 35) for the purpose of heating means for shape memory polymer release mechanisms (col. 3 lines 1-2).

Therefore, it would have been obvious to one of ordinary skill in the art at the time applicant's invention was made to have provided Phan et al. with a light source via a plurality of optical fibers in catheter and light control mechanism in order to provide heating means for shape memory polymer release mechanisms (col. 3 lines 1-2) as taught by Lee et al.

Response to Arguments

6. Applicant's arguments filed in Paper#6 have been fully considered but they are not persuasive.

In response to applicant's argument that Maynard fails to teach "strips" of Claim 14 and 17-22, Maynard teaches that the quantity of shape memory alloy is composed of a plurality of shape memory alloy strips wherein the strips are located in a wall surface or openings of the tubular configuration of shape polymer, in a direction selected from the group consisting longitudinal and radial with respect to an axis of the configuration (figure 3a number 105) for the purpose of being able to controllably move a catheter tube or bendable element any direction in three dimensional space (col. 3 lines 28-31).

In response to applicant's argument that Lee et al. fails to teach on the series connection of Claims 32 and "different" configuration of Claim 33, Phan et al. discloses

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a plurality of units each having a coiled configuration of shape memory alloy and a cylindrical configuration of shape memory polymer, the units being connected in series wherein the coiled configuration has a different configuration (figure 2c number 32,34). Phan et al fail to disclose that the plurality of units each having a coiled configuration of shape memory alloy and a cylindrical configuration of shape memory polymer is connected to a light source via a plurality of optical fibers in a catheter and light control mechanism. Lee et al. teaches a light source via a plurality of optical fibers in catheter and light control mechanism (col. 6 line 35) for the purpose of heating means for shape memory polymer release mechanisms (col. 3 lines 1-2).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jane J Rhee whose telephone number is 703-605-4959. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon can be reached on 703-308-4251. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Jane Rhee

November 27, 2002

HAROLD PYON